

PETERSBURG.
DEATH OF AN INTERESTING CHILD.—An old lady, who had been ailing for some time, died at her residence, on Saturday last, of a long illness. She was a native of England, and had been married for many years. Her husband died some time since, and she has since been living alone. She was a very kind and generous person, and was much beloved by her friends. Her death is a great loss to her family and to the community.

Mr. H. Noltenius, the well-known tobacco merchant, lost his eldest child, and only son, on Saturday last, of a long illness. The child was a very kind and generous person, and was much beloved by his friends. His death is a great loss to his family and to the community.

Mr. C. L. Bartlett, an elderly and high-spirited citizen, was paralyzed at his residence, on Adams street, yesterday morning, while dressing for church. He was a very kind and generous person, and was much beloved by his friends. His death is a great loss to his family and to the community.

The paid-up papers for J. C. Johnson and his family, recently convicted, and who were sentenced to the State Prison for a term of five years, for the crime of manslaughter, have been returned to them by the State Prison, on Saturday last. They are now at their residence, on Adams street, and are much pleased to have their papers returned to them.

At the term of Surry Circuit Court last week, an aged colored woman named Paul Sumner, aged seventy-two years, was found guilty of manslaughter, and his term of imprisonment fixed by the jury at five years. Judge Montague set aside the verdict, and granted the prisoner a new trial, and admitted him to bail in the sum of \$500 for his appearance at the next term of the court.

DANVILLE.
On Thursday evening, as Mr. George D. Richardson was going home in his buggy, he was attacked from behind by a negro, who fired a shot at him, which wounded him in the back. The negro then fled, and the wounded man was taken to the hospital. The case is now pending in the District Court.

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NEARING THE END.
The Great Contest to be Decided in South Carolina To-Day.

COMPLICATIONS IN FLORIDA.
Governor Stems Proposes to Canvass the Returns Himself and Say Who is Elected.

THE LOUISIANA BOARD.
Their First Session Yesterday—Rules of Order Adopted—Democracy Majority.

Other Facts Concerning the Late Elections.

The election news to-day is not without interest. The bulletins yesterday were crowded from the hour our first dispatch was posted, until darkness prevented the reading of the telegrams. Sunday's quiet and whetted the desire of the people for "something encouraging," as many of our friends have recently repeatedly and anxiously asked for.

The first news received yesterday was from Florida, where the Republicans are making the most vigorous efforts to defeat the will of the people. Governor Stems claims the right under the United States law to canvass the returns himself; to decide all issues pertaining to the canvass; and to give his certificate of election to whichever set of electors he decides have been chosen. The Democrats are, of course, greatly astonished that he should set up this claim, and contend that there is no real ground for it. They propose to protest.

Matters are becoming very interesting in New Orleans. The Dispatch announced several days ago that a grave blunder of the Radical leaders in Louisiana had been discovered by which five of the Republican electors' names had been omitted from the ticket in several parishes, and that they, in consequence, fell so far behind the others that their defeat was absolutely certain. The Republicans have in vain tried to keep this a secret. From the returns which we publish it will be seen that the Tilden electors are chosen by at least 7,000 majority. The Returning Board met yesterday and commenced operations. They have agreed to sit from 10 A. M. to 4 P. M., until their task is ended, but they have not yet filled the vacancy in the Board which was promised to the Democrats. The Board has adopted a model set of rules for the government of their action, which will, we are sure, amuse the people of the country to-day not a little. They propose to exclude all ex-parte affidavits; to require all motions to be in writing, and to forbid all oral arguments. But they have other rules which as rigid and partisan. By the way, Pinchback gives the Republicans a nut to crack. He claims that if the Returning Board have the right to canvass the vote of the State he is entitled to his seat in the United States Senate, as the same Legislature which the Senate declared was illegal and elected him improperly also appointed the Returning Board; or, in other words, if he is not entitled to his seat because the Legislature was illegal, then the Returning Board is illegal.

The situation in South Carolina is encouraging. The action of the Supreme Court yesterday is significant. The indications are that to-day an order will be entered requiring the Returning Board to produce the county canvassers' returns, in order that the discrepancies may be corrected. How anxiously will the Democrats await the result of the proceedings of the court.

Our special telegram from Norfolk in regard to the movement of the monitors Montauk, Guyardotte, and Passaic were sent for, and the Board went into executive session.

Another Republican to be placed on the Returning Board—FIGURES ON THE VOTE OF THE STATE.

NEW ORLEANS, November 20.—The day has been very quiet. In an interview between State Senator Brewster (Republican), who is also one of the Hayes electors, and the Returning Board to-day reject the name of Dr. Kennedy (Democrat), and proceed to elect some Republican lawyer to fill the vacant place.

He further stated that the law requiring the Senate to select representatives of both political parties in its composition of the Board applied only to its first formation, but when any vacancy occurs subsequently the power to fill it is vested entirely in the Board itself.

The Republicans desire to have some good constitutional lawyer on the Board of their own political persuasion.

FLORIDA.
TALLAHASSEE, November 19.—There is reasonable ground for believing that the State Board has no power to canvass the vote, but that that power resides with the Governor. This assumption will permit the Governor to decide all issues pertaining to the canvass, and give his certificate to whichever set of electors he decides have been chosen. This assumption is based upon the fact that the act creating the Returning Board does not use the word "electors" in giving the list of officers whose vote the Board shall canvass. The power to canvass votes not being especially conferred upon the Board, the United States law, as regards the canvass, and the must canvass in order to decide who are entitled to certificates.

The Democrats are very much astonished that this claim should be set up, and contend that the word "electors" is not used in the act simply because the electors are in the hands of the State officers, which expression is used in the act. The Democratic committee waited on the Governor and notified him that if he contemplated such a step they would ask permission to file a protest. He stated that they should have an opportunity to do this, and this (Sunday) morning notified them by a letter in writing whatever they had to say upon the subject. This is considered an intimation that he intends to move in the matter without delay. Elaborate opinions are being prepared on both sides of this question.

There is some movement in military circles to-day. Precisely what it is cannot be ascertained. It is supposed that troops are going to some of the contested counties.

ALABAMA.
MONTGOMERY, November 20.—Tilden's majority in Alabama is 3,383.

VERMONT.
ACT TO FILL ELECTIONAL VACANCIES.

MONTPELIER, Vt., November 20.—The House yesterday adjourned after the filing of the vacancy in the electoral college by 129 to 19. The act is especially designed to meet the case of H. N. Solace, said to be ineligible.

THE RIOTS.
CHARLESTON, November 19.—Testimony given Saturday at the inquest on the body of E. H. Walker, killed in the riot of the 8th instant, fastens the guilt of the shooting upon one of four colored policemen. The inquest continues.

John Henry Dennis, one of the negroes implicated by the coroner's jury in the Hausmann and Portman murder, was arrested at Columbia yesterday. A posse of eleven persons went to this morning eleven miles in the country to arrest two other negroes who were present at the murder. One was arrested without trouble, but the other refused to surrender, and was only captured after being shot several times, though not seriously.

THE WALTER INQUEST.
CHARLESTON, S. C., November 20.—In the inquest in the Walter case to-day nothing important was brought out. The evidence was strongly in favor of the guilt of negro PATAL, SHOOTING AFFRAY IN CHARLESTON, S. C.—A NEGRO DETECTIVE KILLED BY A WHITE MAN.

BY TELEGRAPH.
FROM ALL PARTS OF THE WORLD.

LOSS OF THE MAIL-STEAMER WINDSOR CASTLE AND BRITISH GUNBOAT LAPPING.—INTERNATIONAL BRITISH CELEBRATION AT PETERSBURG—EASTERN STORM—ROUGH WEATHER OUTSIDE OF SANDY HOOK—MEETING OF THE NORTH CAROLINA LEGISLATURE—ARREST OF NEGRO MURDERERS IN SOUTH CAROLINA—WASHINGTON GOSPEL—INTERESTING FOREIGN NEWS.

MOVEMENT OF WAR VESSELS—ARE THEY FOR WASHINGTON?
[Special telegram to the Dispatch.]
NORFOLK, Va., November 20.—The monitors Montauk, Guyardotte, and Passaic were ordered to leave Norfolk to-day and proceed to Hampton Roads.

EXCITEMENT IN WASHINGTON—CONCENTRATION OF TROOPS AT THE NATIONAL CAPITAL—JOINT OFFICERS' MEETING.

WASHINGTON, November 20.—The War and Navy Departments are to-day special objects of attraction to many persons seeking information about various rumors which have been in circulation here and elsewhere, all of which tend to occasion excitement. They referred principally to the movements of troops in this direction, and naval manœuvres and other matters of similar import.

To direct questions as to the meaning of the congregation of troops in this city Secretary Cameron unhesitatingly responded that there was no significance whatever in the presence of troops here. He said they were being moved to military depots, and this is a convenient and economical way of moving them. The Secretary of War further remarked that no additional troops would be ordered to this point.

The Secretary of the Navy, responding to inquiries as to the concentration of a naval force hereabout, denied emphatically every rumor to that effect. He said the fleet of the navy are, he said, pursuing their usual routine avocations without extraordinary orders or movements whatever, and there is nothing in any recent suggestion or direction from the Navy Department to the commanders of naval vessels which can be construed into anything of the kind.

Cabinet officers freely talk of the significance attending the movements of troops hitherward, denying, as is above mentioned, that it has extraordinary meaning. But upon the subject of the several extra Cabinet sessions during the week, they have been held not only at the Executive mansion but at the Department of Justice, and assertions also made at the private residence of a prominent member of the Cabinet, there is absolute reticence and no information can be obtained. There are indications that the Cabinet are interested in the subject, and at the close of which the members repaired to the office of the Attorney-General and were engaged for some time in consulting statutes, was a session of very deep interest, and was followed by several other consultations; in addition to which it was noticeable that one or two Cabinet members were actively visiting other departments; and while there is no positive knowledge it is generally believed that impressions have met prominent Government officials that it is well to be prepared for any contingency, however remote it may be, that can arise in the future.

Among the reports which have been made to the President, and which are being considered by the Cabinet, is one from the Governor of Ohio, now one of the commissioners of this District, was present, and that on Saturday Chief-Supervisor Davenport, of New York, and Governor Dennison were together in consultation with the Attorney-General.

There are several other rumors afloat of interest to the public, and which are being confirmed or denied by the authorities. In addition to what has been said by the General of the Army, Secretary Cameron, and Secretary Robeson, Secretary Chandler has formally ordered the military movement of the army in the District. There are assertions that the troops are merely en route, and their movements have no strategic or political significance. It is likely, however, as the District has no local government, that the army will police the ten miles square until after the 4th of March next.

Three members of the Cabinet, including the Secretary of War, had no knowledge that the troops were coming here.

FIFTIETH ANNUAL MEETING OF THE BALTIMORE AND OHIO RAILROAD COMPANY.

BALTIMORE, November 20.—The regular annual meeting of the stockholders of the Baltimore and Ohio Railroad Company was held to-day. John W. Garrett, president, submitted the fiftieth annual report of the president and directors to the stockholders. The total revenues of the road, branches, and other property, for the year ending September 30, 1876, are given at \$15,031,285. The expenses of working and keeping the roads and machinery in repair amounted to \$9,609,856; being 64.18 per cent. upon the earnings; a decrease of 1.25 per cent. compared with the previous year. The earnings of the main line and branches, in comparison with 1875, have decreased \$881,817, and the working expenses have decreased \$765,165, making a comparative decrease in net profits of \$116,652. The surplus fund, representing the net profits of the year, is \$1,166,652. The entire mortgage indebtedness in currency and sterling is \$28,163,929, showing an excess of surplus fund above the entire mortgage indebtedness of \$7,853,435. During the fiscal year \$42,828 barrels of flour and 17,417,946 bushels of grain were brought to Baltimore. Of this aggregate of grain 15,943,107 bushels were corn.

The old Board of Directors were re-elected.

MEETING OF THE NORTH CAROLINA LEGISLATURE.

RALEIGH, November 20.—The Legislature of this State met to-day and organized. It is more than two thirds Democratic, and elects a United States Senator.

STORMY WEATHER.

NEW YORK, November 20.—An easterly storm has prevailed here since Saturday night. Considerable damage has been done in this city. The weather is reported very rough outside of Sandy Hook.

PILOT-BOAT CAPSIZED.

SAYANNAH, November 20.—The pilot-boat Mota was capsized off Tybee at 6 o'clock P. M. November 17th. Captain M. P. Usina and two colored boys were on her. One of the boys was washed off, and the others were rescued by the steamship Rapidan at 8 o'clock A. M. to-day.

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FINANCIAL.

RICHMOND STOCK EXCHANGE.
MONDAY, November 20, 1876.
American Gold—100% bid, 67 1/2; 100% asked, 68 1/2; 100% bid, 69 1/2; 100% asked, 70 1/2; 100% bid, 71 1/2; 100% asked, 72 1/2; 100% bid, 73 1/2; 100% asked, 74 1/2; 100% bid, 75 1/2; 100% asked, 76 1/2; 100% bid, 77 1/2; 100% asked, 78 1/2; 100% bid, 79 1/2; 100% asked, 80 1/2; 100% bid, 81 1/2; 100% asked, 82 1/2; 100% bid, 83 1/2; 100% asked, 84 1/2; 100% bid, 85 1/2; 100% asked, 86 1/2; 100% bid, 87 1/2; 100% asked, 88 1/2; 100% bid, 89 1/2; 100% asked, 90 1/2; 100% bid, 91 1/2; 100% asked, 92 1/2; 100% bid, 93 1/2; 100% asked, 94 1/2; 100% bid, 95 1/2; 100% asked, 96 1/2; 100% bid, 97 1/2; 100% asked, 98 1/2; 100% bid, 99 1/2; 100% asked, 100 1/2; 100% bid, 101 1/2; 100% asked, 102 1/2; 100% bid, 103 1/2; 100% asked, 104 1/2; 100% bid, 105 1/2; 100% asked, 106 1/2; 100% bid, 107 1/2; 100% asked, 108 1/2; 100% bid, 109 1/2; 100% asked, 110 1/2; 100% bid, 111 1/2; 100% asked, 112 1/2; 100% bid, 113 1/2; 100% asked, 114 1/2; 100% bid, 115 1/2; 100% asked, 116 1/2; 100% bid, 117 1/2; 100% asked, 118 1/2; 100% bid, 119 1/2; 100% asked, 120 1/2; 100% bid, 121 1/2; 100% asked, 122 1/2; 100% bid, 123 1/2; 100% asked, 124 1/2; 100% bid, 125 1/2; 100% asked, 126 1/2; 100% bid, 127 1/2; 100% asked, 128 1/2; 100% bid, 129 1/2; 100% asked, 130 1/2; 100% bid, 131 1/2; 100% asked, 132 1/2; 100% bid, 133 1/2; 100% asked, 134 1/2; 100% bid, 135 1/2; 100% asked, 136 1/2; 100% bid, 137 1/2; 100% asked, 138 1/2; 100% bid, 139 1/2; 100% asked, 140 1/2; 100% bid, 141 1/2; 100% asked, 142 1/2; 100% bid, 143 1/2; 100% asked, 144 1/2; 100% bid, 145 1/2; 100% asked, 146 1/2; 100% bid, 147 1/2; 100% asked, 148 1/2; 100% bid, 149 1/2; 100% asked, 150 1/2; 100% bid, 151 1/2; 100% asked, 152 1/2; 100% bid, 153 1/2; 100% asked, 154 1/2; 100% bid, 155 1/2; 100% asked, 156 1/2; 100% bid, 157 1/2; 100% asked, 158 1/2; 100% bid, 159 1/2; 100% asked, 160 1/2; 100% bid, 161 1/2; 100% asked, 162 1/2; 100% bid, 163 1/2; 100% asked, 164 1/2; 100% bid, 165 1/2; 100% asked, 166 1/2; 100% bid, 167 1/2; 100% asked, 168 1/2; 100% bid, 169 1/2; 100% asked, 170 1/2; 100% bid, 171 1/2; 100% asked, 172 1/2; 100% bid, 173 1/2; 100% asked, 174 1/2; 100% bid, 175 1/2; 100% asked, 176 1/2; 100% bid, 177 1/2; 100% asked, 178 1/2; 100% bid, 179 1/2; 100% asked, 180 1/2; 100% bid, 181 1/2; 100% asked, 182 1/2; 100% bid, 183 1/2; 100% asked, 184 1/2; 100% bid, 185 1/2; 100% asked, 186 1/2; 100% bid, 187 1/2; 100% asked, 188 1/2; 100% bid, 189 1/2; 100% asked, 190 1/2; 100% bid, 191 1/2; 100% asked, 192 1/2; 100% bid, 193 1/2; 100% asked, 194 1/2; 100% bid, 195 1/2; 100% asked, 196 1/2; 100% bid, 197 1/2; 100% asked, 198 1/2; 100% bid, 199 1/2; 100% asked, 200 1/2; 100% bid, 201 1/2; 100% asked, 202 1/2; 100% bid, 203 1/2; 100% asked, 204 1/2; 100% bid, 205 1/2; 100% asked, 206 1/2; 100% bid, 207 1/2; 100% asked, 208 1/2; 100% bid, 209 1/2; 100% asked, 210 1/2; 100% bid, 211 1/2; 100% asked, 212 1/2; 100% bid, 213 1/2; 100% asked, 214 1/2; 100% bid, 215 1/2; 100% asked, 216 1/2; 100% bid, 217 1/2; 100% asked, 218 1/2; 100% bid, 219 1/2; 100% asked, 220 1/2; 100% bid, 221 1/2; 100% asked, 222 1/2; 100% bid, 223 1/2; 100% asked, 224 1/2; 100% bid, 225 1/2; 100% asked, 226 1/2; 100% bid, 227 1/2; 100% asked, 228 1/2; 100% bid, 229 1/2; 100% asked, 230 1/2; 100% bid, 231 1/2; 100% asked, 232 1/2; 100% bid, 233 1/2; 100% asked, 234 1/2; 100% bid, 235 1/2; 100% asked, 236 1/2; 100% bid, 237 1/2; 100% asked, 238 1/2; 100% bid, 239 1/2; 100% asked, 240 1/2; 100% bid, 241 1/2; 100% asked, 242 1/2; 100% bid, 243 1/2; 100% asked, 244 1/2; 100% bid, 245 1/2; 100% asked, 246 1/2; 100% bid, 247 1/2; 100% asked, 248 1/2; 100% bid, 249 1/2; 100% asked, 250 1/2; 100% bid, 251 1/2; 100% asked, 252 1/2; 100% bid, 253 1/2; 100% asked, 254 1/2; 100% bid, 255 1/2; 100% asked, 256 1/2; 100% bid, 257 1/2; 100% asked, 258 1/2; 100% bid, 259 1/2; 100% asked, 260 1/2; 100% bid, 261 1/2; 100% asked, 262 1/2; 100% bid, 263 1/2; 100% asked, 264 1/2; 100% bid, 265 1/2; 100% asked, 266 1/2; 100% bid, 267 1/2; 100% asked, 268 1/2; 100% bid, 269 1/2; 100% asked, 270 1/2; 100% bid, 271 1/2; 100% asked, 272 1/2; 100% bid, 273 1/2; 100% asked, 274 1/2; 100% bid, 275 1/2; 100% asked, 276 1/2; 100% bid, 277 1/2; 100% asked, 278 1/2; 100% bid, 279 1/2; 100% asked, 280 1/2; 100% bid, 281 1/2; 100% asked, 282 1/2; 100% bid, 283 1/2; 100% asked, 284 1/2; 100% bid, 285 1/2; 100% asked, 286 1/2; 100% bid, 287 1/2; 100% asked, 288 1/2; 100% bid, 289 1/2; 100% asked, 290 1/2; 100% bid, 291 1/2; 100% asked, 292 1/2; 100% bid, 293 1/2; 100% asked, 294 1/2; 100% bid, 295